

1912-020
Lee Co.

Chancery Cause: Gdn. of Eula Blankenship & by vs. Eula Blankenship &

Bolin, Hall, Ely

CA-Estate Dispute
T-Property

To the Honorable H. A. W. Skeen, Judge of the Circuit Court of Lee County, Virginia.

Humbly complaining sheweth unto your Honor your complainant, Alice Blankenship, Guardian of Eula and Georgia Blankenship, infant children of G. M. Blankenship, deceased; that she was appointed and qualified as guardian of the said infants in your Honor's Court on the _____ day of _____, 1910, as will appear from a certificate of the Clerk of the Court, and the same is herewith filed marked "A" and prayed to be taken as a part of this bill; the said infants are aged as follows, two and five years old; that the said infants are the owners in fee simple of the following real estate situated in the County of Lee, containing seven and one-half acres each, laid off and assigned to them in the partition of the lands of G. M. Blankenship, deceased, as well as three and one-half acres each, in addition to the seven and one-half each, subject to the dower of Alice Blankenship, widow of G. M. Blankenship, deceased; the said real estate was derived by said infants ~~by~~ by inheritance from their father; that this is all the property, real or personal, which the said infants own.

Your complainant is willing and here alleges that her dower in the lands of her husband, G. M. Blankenship, deceased, should be sold along with the reversionary interests of her said wards and the infants, and she is here willing that the aforesaid land and her dower be sold together, and if necessary she will join in the deed to convey her interest.

Your complainant thinks that the interests of her wards will be greatly promoted by a sale of the real estate first above mentioned and an investment of the proceeds in other property as provided by the Statute of Virginia, or put to interest, and she gives the following facts to show the propriety of such sale and investment; that said land is being run down and deteriorating in value annually; that she cannot rent the land for enough to keep

it improved and fenced and pay the tax on it. Your complainant believes that the rights of no person will be violated by the sale of said land. If the said infants were dead the following persons would be their heirs or distributees, W. S. Blankenship, Mollie Blankenship, Nora Blankenship and Maud Blankenship.

Your complainant alleges that she has received a written bid in the sum of \$250.00 for the said infant children's interest, and the same is herewith filed, marked "bid" and to be considered and treated as a part of this bill.

In tender consideration of the premises and forasmuch as your complainant is remediless herein save in court of Equity wherein such matters are relievable, your complainant prays that the said Eula Blankenship, Georgia Blankenship, Mollie Blankenship, Nora Blankenship and Maud Blankenship, infants under the age of twenty-one years, and W. S. Blankenship may be made party defendants to this bill, and required to answer the same, the infants by their guardian ad litem to be assigned them, except that the infants over fourteen may be required also to answer in person and under oath, and the adults in proper person, but not under oath which is hereby waived; that a guardian ad litem may be assigned the said infants to defend their interest in this suit, and who may also be required to answer the said bill under oath; that the said land may be decreed to be sold and the proceeds invested as the Court shall direct; that all proper allowances and counsel fees be made in this suit; that all proper accounts may be taken, inquiries directed, and such other, further and general relief may be granted as to equity and good conscience may seem meet and proper. And your complainant will ever pray, etc.

W. S. Ely Jr.

State of Virginia,

County of Lee, to-wit:

I, Golden Barton, a Notary Public in and for the County aforesaid, do certify that M. G. Ely this day personally ~~appeared~~ came before me, in my County aforesaid, and made oath that he believes the several statements made in the foregoing bill to be true.

My commission expires on the 29th day of July,
1915.

Given under my hand this the 10th day of August,
1911.

Golden Barton N.P.

Costs:

Clerk \$ 4.61
 Tax 1.50
 Shiff. 1.50
 Atty. 15.00
 G.A.L. 5.00
 N.P. 1.50
 Wits. 1.50
 Est. 5.00
\$35.61

52 61

17

Ely-

Alice Blankenship vs { Bill in Chancery

Eula Blankenship et al

1911 2nd Aug. Rule

Bill filed. Spa-
 ecuted as to a-
 dult defendants
 ex. apt. H. B. Blank-
 enship & legal re-
 view accepted as to
 him + D. H. Ans. G. L.
 L. filed.

" 1st Sept. Rule
 D. H. confirmed
 + Cause set for
 hearing.

R. L. Robin 9400-
 Oct 29-1911-

M. G. ELY

COMMONWEALTH'S ATTORNEY
 Jonesville, Virginia

In the Circuit Court for the County of Lee -
to-wit:

THE ANSWER OF Eula, Blankenship and Georgia
Blankenship.

infants under the age of twenty-one years, by J. O. Woodward -
guardian *ad litem*, assigned to defend *them* in this suit, to a bill of complaint exhibited against
them and others in the Circuit Court for the County of
Lee, by Alice Blankenship and others.

The respondent, reserving to ~~themselves~~ the benefit of all just exceptions to the said bill, for
answer thereto, answering by said guardian *ad litem*, say that *they are* infants of
tender years, and by reason of such disability *are* incapable of understanding, or of
taking care of *their* rights and interests, *They* therefore commend the same
to the protection of the court, and prays that no decree may be pronounced which will tend
to *their* prejudice.

And having answered, the respondent pray to be hence dismissed with *their*
reasonable costs, in this behalf expended; and *they* will ever pray, &c.

J. O. Woodward, Guardian *ad litem*.

p. d.

J. O. County
OF
Lee.

ss.

This day, J. O. Woodward, whose name is signed to
the foregoing answer, personally appeared before me, M. G. Ely, Comm. in Chy -
and made oath that the statements made therein, so far as they depend upon his own knowl-
edge, are true, and so far as they depend upon knowledge derived from others he believes them
to be true.

Given under my hand, this 25th day of Aug. 1911.

M. G. Ely,
Comm. in Chy

Eula Blankenship et al

adv. }

ANSWER
OF
INFANT DEFENDANT.

Alice Blankenship et al

Filed, Aug. 22 - 1911 -
H.C. Stewing, Clerk

Alice Blankenship, Guardian for &c.....Plaintiff.

vs.

In Chancery

Eula Blankenship, et als.....Defendants.

THIS CAUSE came on this day to be again heard upon the papers formerly read in the cause, and the report of Commissioner M. G. Ely, filed December 12th, 1912, and deed filed therewith. And was argued by counsel.

On consideration of which, it is adjudged, ordered and decreed that said report be approved and confirmed, and said deed being seen and inspected by the Court is approved and confirmed. And it appearing from the report that said purchase money has been paid to the attorney for the complainant, it is further decreed that the National Surety Company, surety for said M. G. Ely, Commissioner, be and is hereby released from any further responsibility or liability on account of their suretyship on said Commissioner's Bond; and that said purchaser, R.L. Blain, pay to Commissioner, M.G. Ely, the sum of \$5.00 for executing said deed, for which execution may issue, and when paid said purchaser may withdraw his deed from this case for the purpose of recordation. And nothing further remaining to be done this cause is stricken from the docket.

Alice Blankenship, Guardian for &c

vs. }

DECREE

Eula Blankenship, et als, , , , , Defts.

Entered in CCB
No 9, page 415

Enter this

H. A. W. S. I. W.

December, 12th, 1912.

Alice Blankenship, Guardian for &c.....Plaintiff.
vs. } In Chancery
Eula Blankenship.....Defendant

THIS CAUSE came on this day to be heard upon the papers formerly read in the cause, and report of Commissioner M. G. Ely, filed in this cause, showing the payment of the purchase money by W. P. Sprinkle for the interest in the land bought by him. And was argued by counsel.

On consideration of which, it is adjudged, ordered and decreed that said report be approved and confirmed, and that M.G. Ely, who is hereby appointed a Special Commissioner for the purpose, will make, execute and deliver to the purchaser, W.P.Sprinkle, a deed, with covenants of Special warranty, to the lands purchased by him in this cause, and said deed having been made and filed, seen and inspected by the Court, it is approved and confirmed, and the said W. P. Sprinkle will pay to M. G. Ely, Commissioner, the sum of \$5.00 for the making of said deed, for which execution may issue; and the purchaser may withdraw said deed from the files of this cause for the purpose or recordation; Said Commissioner Ely will disburse the costs and money in his hands to the parties entitled thereto, and report to Court, And the cause is continued.

Alice Blankenship, Guardian for &

vs. }

Decree

Eula Blankenship.....Deft

Entered in
Ch. B No 9,
page 390.

Enter this -

✓ *W. C. W. 51*
December, 5 1912.

Alice Blankenship, Guardian,.....Plaintiff.
vs. { IN CHANCERY.
Eula Blankenship, et als.....Defendants.

This cause came on this day to be heard upon the papers formerly read in the cause and the report of sale of M. G. Ely, Commissioner, and was argued by counsel.

On consideration of which, it appearing that said report has been filed more than ten days and being unexcepted to, same is approved and confirmed. And the said M. G. Ely, Commissioner, will collect the purchase money as it becomes due, and disburse the costs in his hands to the parties entitled thereto, and when said purchase money is fully paid, he will execute to the purchaser a deed with covenants of special warranty, and report to Court. And the cause is continued.

Alice Blanchard
ss. & Decree
Eula Blanchard

Entered in C.O.B
No. 9, page 229

Enter This

H. A. W. Stone

Dec. 4-1911

Alice Blankenship, guardian for, etc. Plaintiff.

vs. In Chancery.

Eula Blankenship, et als. Defendants.

This cause came on this day to be heard upon the bill of plaintiff, depositions filed therewith and exhibits with plaintiff's bill, process duly executed on the adult defendants, the answer of J. O. Woodward, guardian ad litem for the infant defendants, duly sworn to and general replication thereto, and was argued by counsel.

On consideration of which the adult defendants failing to appear, plead, answer and demur the bill is taken for confessed, and it is adjudged, ordered and decreed, the court being of the opinion that it will be to the interest of the infants to sell their land, that M. G. Ely, who is hereby appointed a special commissioner for the purpose, will advertise and sell to the highest bidder at public auction at the front door of the court-house of Lee County, Virginia, the lands of the infant defendants described in said bill including the dower, or he may sell either separately and accept the bid which brings the most; said sale will be after advertisement according to law by written or printed notices posted at the front door of the court-house and in the vicinity of said land for thirty days and shall be on a credit of one and two years from date, except costs of suit and commissions of sale which will be required to be paid cash in hand, and for the deferred payments he will take notes payable to himself, bearing interest from date, with good personal security. But before making sale under this decree he will execute bond before the Clerk of this Court in the sum of (\$500.00) five hundred dollars with security conditioned according to law and report to court. Said Commissioner will start the lands of the infant defendants at the written bid of \$250.00 filed in the cause by Owen Wells. And this cause is continued.

Eliza Blankenship
no. 8 Series
Eliza Blankenship

Entered in
CAT No 9.
page 182

Enter this
H. A. W. S. L. S.

Sept. 4th 1911

The deposition of R. L. Bolin, and others, taken before me, Golden Barton, a Notary Public for Lee County, Virginia, at the Law office of M. G. Ely, in the town of Jonesville, on the 25th day of August, 1911, pursuant to agreement, to be read as evidence in behalf of the plaintiff in a certain suit pending in the Circuit Court of Lee County, Virginia, wherein Alice Blankenship, guardian for etc. is plaintiff and Fula Blankenship and others are defendants.

Present: M. G. Ely attorney for the plaintiff and
J.O.Woodward, Guardian ad litem for the
infant defendants.

R. L. Bolin a witness of lawful age, being duly sworn,
deposes and says:

Q. State your age, residence, occupation and whether or not you are acquainted with the lands of the infant defendants in this cause?

A. I am 42 years of age; reside Jonesville, Virginia; occupation R. F. D. Carrier and farmer. I am acquainted with the lands of the infant defendants and have known them for at least twenty years. I live near the land.

Q. Please state in your opinion what is the fee simple value of the land and its annual rental value?

A. I consider the land worth from three to four hundred dollars and in its present condition its annual rental value is hardly anything, but I am informed that it has been renting, including the dower which covers nineteen acres, for \$20.00 per year.

Q. Please state whether or not in your opinion it would be to the interest of the infant defendants for their land to be sold and the money put to interest? If you say it would be please give your reasons for the same?

A. I certainly think it would be to their interest because the land in its present condition doesn't seem to be in the care and control of anyone. The fenceing^{is} going down, it is growing up in briars and bushes and gradually growing less valuable each year,

and is not being improved any and is hardly paying taxes.

Q. Please state whether or not in your opinion the rights of anyone would be violated by a sale of said land and the money put to interest.

A. I think not.

And further this deponent saith not.

witness claims & ^{sw} R. L. Bolin .

C. E. Hall. another witness of lawful age, being duly sworn, deposes and says:

Q. State your age, residence, occupation and whether or not you are acquainted with the lands of the infant defendants in this cause?

A. I am 36 years of age: reside Jonesville, Virginia; occupation Farmer, Contractor . I am acquainted with the lands of the infant defendants and have known them for at least twenty years. ~~I live near the land.~~

Q. Please state in your opinion what is the fee simple value of the land and its annual rental value?

A. I consider the land worth from three to four hundred dollars and in its present condition its annual rental value is hardly anything, but I am informed that it has been renting, including the dower which covers nineteen acres, for \$20.00 per year.

Q. Please state whether or not in your opinion it would be to the interest of the infant defendants for their land to be sold and the money put to interest? If you say it would be please give your reasons for same?

A. I certainly think it would be to their interest because the land in its present condition doesn't seem to be in the care and control of anyone. The fenceing is going down, it is growing up in briars and bushes and gradually growing less valuable each year, and is not being improved ^{any} and is hardly paying taxes.

Q. Please state whether or not in your opinion the rights of anyone would be violated by a sale of said land and the money put to interest.

A. I think not.

And further this deponent saith not.

Witness claim \$.50

B. E. Hall

P. M. Ely another witness of lawful age, being duly sworn, deposes and says:

Q. State your age, residence, occupation and whether or not you are acquainted with the lands of the infant defendants in this cause?

A. I am 22 years of age; reside Jonesville, Virginia; occupation Farmer. I am acquainted with the lands of the infant defendants and have known them for at least five years.

Q. Please state in your opinion what is the fee simply value of the land and its annual rental value?

A. I consider the land worth from three to four hundred dollars and in its present condition its annual rental value is hardly anything, but I am informed that it has been renting, including the dower which covers nineteen acres, for \$20.00 per year.

Q. Please state whether or not in your opinion it would be to the interest of the infant defendants for their land to be sold and the money put to interest? If you say it would be please give your reasons for same?

A. I certainly think it would be to their interest because the land in its present condition doesn't seem to be in the care and control of anyone. The fencing is going down/ it is growing up in briars and bushes and gradually growing less valuable each year, and is not being improved any and is hardly paying taxes.

Q. Please state whether or not in your opinion the rights of anyone would be violated by a sale of said land and the money put to interest?

A. I think not.

And further this deponent saith not.

Witness claim .50^{cts}:

Price W. Ely

Virginia,

Lee County/ to-wit:

I, Golden Barton, a Notary Public, do hereby certify that the foregoing depositions of R. L. Bolin, C. E. Hall and Price W. Ely, were duly taken, subscribed and sworn to before me and at the time and place and for the purpose in the caption mentioned.

Given under my hand this the 25th day of August, 1911.

Golden Barton N.P.

Alice Blankenship -
vs { Depositions of
{ Plaintiff -

Eula Blankenship et al

Filed Aug. 25th 1911.

H. C. J. Ewing,

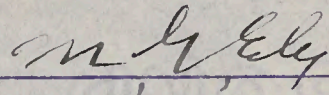
Clerk.

Notary fee \$1.⁵⁰

To the Honorable H. A. W. Skeen, Judge of the Circuit Court for Lee County, Virginia.

Your undersigned Commissioner in the Chancery Cause of Alice Blankenship, guardian for, etc. vs. Eula Blankenship and others, reports that he, on the 23d day of October, 1911, sold the land decreed to be sold in the said cause belonging to the infant defendants, and including the dower of the plaintiff. At which sale R. L. Bolin & ^{W.P. Sprinkle} became the highest and best bidders at the price of \$400.00; \$100.00 for the dower and \$300.00 for the interest of the infant defendants. Said purchasers paid your Commissioner the sum of \$55.60 costs and commissions, and executed ^{their} two notes for \$172.20 each, due in one and two years from date, with Mary P. Bolin ~~and R. L. Bolin~~ as surety, and said notes bear interest from date.

Respectfully submitted.



Commissioner.

Alice Blankenship -
vs. { Report of sale -
 {
 {

Eula Blankenship et al

Filed Nov. 17, 1911 -
S. C. J. Ewing,
Clerk

To the Hon. H. A. W. Skeen, Judge of the Circuit Court
of Lee County, Virginia.

Your undersigned Commissioner who sold the dower land
and the land of the infant defendants in the chancery cause of Alice
Blankenship, Guardian for, &c. against Eula Blankenship, reports
that this land was purchased by W. P. Sprinkle and R. L. Bolin
jointly, which sale has been heretofore reported and confirmed,
and that by an arrangement between them W. P. Sprinkle was to pay
\$22.24 on the costs and commissions of the sale and \$132.48 on the
purchase price of said land, amounting to \$154.70, all of which pur-
chase money said W. P. Sprinkle has paid to your Commissioner, and
he is entitled to a deed to the part of the land which he was to
have, which was the dower land of the said Alice Blankenship in
the land of the G.M. Blankenship, deceased, and the reversionary in-
terest of the infant defendants, her two children, covered by the
dower land.

Respectfully submitted.

M. G. Ely -
Commissioner

Alive Blankenship, Guardian for &c.

vs. }

Report.

Eula Blankenship.....Defendant.

Filed Dec. 5th 1912

J. H. Eads, clerk

To the Hon. H. A. W. Skeen, Judge of the Circuit Court
of Lee County, Virginia.

Your undersigned Commissioner in the Chancery cause
of Alice Blankenship, Guardian for, &c. vs. Eula Blankenship, et
als, reports that R. L. Bolin, one of the purchasers of the real
estate belonging to the infant defendants in this case has paid
the entire balance of the purchase money due on said land, and
the same has been paid to the attorney for the complainant, and
said purchaser is entitled to a deed for the same, and said deed
is herewith filed with this report.

Respectfully submitted.

M. G. Eby
Special Commissioner.

Alice Blankenship, Guardian for&c

vs. }

Report.

Eula Blankenship, et als....Defts.

Filed Dec, 12, 1915

J. E. Edlitz, Clerk

Letters of Guardianship

The State of Kansas, Neosho County, ss.

To All to Whom These Presents May Come, Greeting:

Know Ye, That the Honorable, the Judge of the Probate Court of the County of Neosho and State of Kansas, has appointed, and by these presents does appoint

Alice Blankship

Guardian of the person and estate of

Bula Blankship And Georgia Blankship

minor child ~~son~~ of *G. W. Blankship*, deceased, who died possessed of property in this state which may be lost, destroyed, or diminished in value, if speedy care be not taken of the same. To the end, therefore, that said property may be collected, preserved and disposed of according to law, said person *is* hereby appointed as aforesaid, guardian of all and singular the goods and chattels, rights and credits, which are of the said minor, with full power and authority to secure and dispose of said property, according to law, and collect all money due said minor, and, in general, to do, act and perform all and singular the duties of guardian for the aforesaid minor according to law.

In Testimony Whereof, I,

F. F. Cain

Judge of the Probate Court in and for the County of Neosho and State of Kansas aforesaid, have hereunto affixed my signature and the seal of said court this 8 day of

Sept, 1914.

F. F. Cain

Probate Judge.



Letters of Guardianship

Alice Blankship

Guardian for

*Bula Blankship
& Georgia Blankship
Minors*

Heirs of *E. W. Blankship*
Deceased.

Issued *Sept 8th* 1914

Recorded in Journal *Q*, at Page *143*

F. F. Coan
Probate Judge.

Know All Men By These Presents:

That we Alice Blankship as principal,
and J. K. Collier

as sureties, are held and firmly bound unto the State of Kansas in the sum of \$ 400.00
Four hundred Dollars,
to the payment of which sum, well and truly to be made, we bind ourselves, our heirs, executors,
administrators and assigns, firmly by these presents.

The condition of the above obligation is such that, whereas, the said
Alice Blankship has been, by the Probate
Court of Neosho county, Kansas, duly appointed guardian of the person and estate of
Bula Blankship and Georgia Blankship
minor & Now if the said Alice Blankship
shall faithfully discharge the duties of such guardian according to law, then this obligation to be
null and void, else of full force and effect.

Sealed with our seals and dated this 7th day of Sept, 1914.

Alice Blankship (SEAL)
J. K. Collier (SEAL)
(SEAL)
(SEAL)

(Seal)

The Above Bond taken and approved by me this 8 day of Sept, 1914

F. F. Loain Probate Judge.

State of Kansas, } ss.
Neosho County, }

I, Alice Blankship, do solmenly swear that I will faithfully
and to the best of my ability, discharge the duties of guardian of the person and estate of
Bula Blankship and Georgia Blankship
minor & according to law. So help me God. Witness my hand and seal.

Alice Blankship (SEAL)
(SEAL)

Subscribed in my presence and sworn to before me this 7th day of Sept, 1914

F. F. Loain Probate Judge.

(Seal)

GUARDIAN'S BOND

Person and Estate of

Bula Blankship
Georgia Blankship
Minors

Alice Blankship
Guardian

J. K. Woollier
Sureties.

Filed *Sept 8* 191*4*
F. P. Blair
Probate Judge.

PRINTED BY THE ERIE SENTINEL

State of Kansas, Neosho County, ss.

PROBATE COURT.

I, F. F. Wain, sole Judge and ex-officio Clerk of the Probate Court, within and for the County aforesaid, do hereby certify the foregoing to be a true copy of Bond, and Letters of Guardianship, of Alice Blankship Guardian of Bula and Georgia Blankship Minors

as the same appears from the records of said Court.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the said Court at Osceola, Kansas this 8th day of Sept A. D. 1914

F. F. Wain
Probate Judge and ex-officio Clerk.

STATE OF KANSAS, Neosho COUNTY, ss.

I, F. F. Wain, sole Judge of the Probate Court, within and for said County, the same being a Court of Law and Record, hereby certify that the signature attached to the above certificate purporting to be that of F. F. Wain is his genuine signature, and that he was at the time thereof ex-officio Clerk of said Probate Court, and as such full faith and credit are due his acts, and that the attestation of said Clerk is in due form of law, and by the proper officer.

WITNESS my hand and the seal of said Court, at Osceola, Kansas, this 8th day of Sept 1914

F. F. Wain
Probate Judge.

STATE OF KANSAS, Neosho COUNTY, ss.

I, F. F. Wain, Probate Judge and ex-officio Clerk of the Probate Court, in and for said County, do hereby certify that F. F. Wain whose genuine signature is subscribed to the foregoing certificate, was at the date thereof, Presiding Judge of said Court, duly commissioned, sworn and acting.

IN WITNESS WHEREOF, I have hereunto set my hand, and affixed the seal of said Court, at the city of Osceola, this the 8th day of

Sept A. D. 1914

F. F. Wain
Probate Judge and ex-officio Clerk of the Probate Court

No. _____

PROBATE COURT

Neosho County,

KANSAS

Certified Copy of the proceedings in the mat-

ter of Estate of Bula

and Georgia

Blankship

Minors, heirs

of G. W. Blankship

deceased

R. F. Cair

Probate Judge.



To Alice Blanchard Gardner
Of you will have sold your
two children Georgia & Ella whilst
in George Blanchard place known
as Paid place. I agree to pay
for the sum of \$250 - and pay
according to terms of there to with
owed the years & kept costs and cum -
their interest being 22 ams - This
July 14th 1911 +

Owen H. Wells

See H. Miller
Contract of sale

The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon

Teula Blankenship, Georgie Blankenship, W. S. Blankenship, Mollie Blankenship, Nora Blankenship and Maud Blankenship

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be held for the said court, on the *3rd* Monday in *August* 191*1*, to answer a bill in chancery exhibited against *them*

in our said Court by Alice Blankenship, Guardian for Teula Blankenship and Georgie Blankenship

And have then there this writ. Witness, H. C. T. EWING, Clerk of our said Court, at the court-house, the *14th* day of *August* 191*1*, and 136 year of the Commonwealth.

A Copy. Teste:

H. C. T. Ewing, Clerk

H. C. T. Ewing, Clerk

Alice Blankenship, John

SUBPOENA

VS

IN CHANCERY.

Eula Blankenship et al

M. G. Ely,

p. q.

To 2nd Aug, Rules

Circuit Court.

1911
Executed on this the 18th day
of Aug 1911 By delivering a true
copy of the within notice to
Molly Blankenship Mary Blankenship
and Maud Blankenship

6th County W. D.
for W. G. Tucker S. C.
Legal services to be accepted
by W. S. Blankenship
W. G. Ely

Alice Blankenship Gnar

vs. {} Bill in chcy

Ella Blankenship et als
